

We did this by compromise. We banned the raising of any foreign money and any fund-raising on government property. Now, it is not illegal to raise soft money from a foreigner, if they are not a citizen, because soft money is not viewed as campaign money. Therefore, it does not come under the statute.

Some could argue, and I am one, and we could have a disagreement, that raising soft money on government property, since it is not campaign money, does not come under the penalty. I realize others might disagree. But the bottom line is we came to a compromise in order to do these very significant things, and one of the things that did not make the compromise was the amendment suggested by my colleague, the gentleman from California.

So, we do need to defeat this amendment. I know that it has been offered in tremendous sincerity. I get down on bended knee and hope and pray that it is defeated, because it truly will blow apart a coalition of people who have sought to do something meaningful with campaign finance reform, and that is to restore integrity to the political process and to end the obscene amounts of money that we see in soft money, and to require those sham issues ads to be what they are, campaign issue ads.

Mr. Chairman, I yield back the balance of my time.

Mr. CALVERT. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I would say to my dear friend from California, I like his idea raising 100 percent of the money within the district. I recognize that that is probably not realistic, and so I believe that half of the money should be raised within the Congressional districts that Members represent.

We heard earlier that maybe not even 10 percent is an acceptable number. Well, what is an acceptable number? We know that there are people who run for Congress that 99 percent of their money is raised outside of their district. I do not think the American public agrees to that. As the gentleman from Connecticut knows, I came here six years ago almost and have been talking about this 50 percent provision since I came here to Congress.

I think most Americans believe that you should raise at least 50 percent of the money within your Congressional District. I do not think it is outrageous. I do not think there is anything wrong with this.

As far as a wealthy candidate running in a Congressional district, I would say that any of us would have a problem if we were running against a very wealthy candidate, any of us. But, saying that, I would accept a perfecting amendment that would waive the rule if a wealthy candidate gets involved in a campaign and spends, say, \$100,000, to take care of that problem. I recognize that.

But what we are talking about here is 50 percent of the money within the

district. I think it is reasonable. I think most people would expect folks to come back and raise money. It is difficult. None of us like going to all the fund raisers we need to go to back home, getting back home and putting together these events. It is a lot easier having an event here in Washington, D.C., or somewhere elsewhere where you can raise a significant amount of money. But this is, I think, an important responsibility.

I would hope that all Members would accept this amendment. I think it is the right thing to do.

Mr. Chairman, I yield back the balance of my time.

The CHAIRMAN pro tempore (Mr. BARR of Georgia). The question is on the amendment offered by the gentleman from California (Mr. CALVERT).

The question was taken; and the Chairman announced that the noes appeared to have it.

Mr. CALVERT. Mr. Chairman, I demand a recorded vote.

The CHAIRMAN pro tempore. Pursuant to House Resolution 442, further proceedings on the amendment offered by the gentleman from California (Mr. CALVERT) will be postponed.

Mr. SHAYS. Mr. Chairman, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. CALVERT) having assumed the chair, Mr. BARR of Georgia, Chairman pro tempore of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 2183) to amend the Federal Election Campaign Act of 1971 to reform the financing of campaigns for elections for Federal office, and for other purposes, had come to no resolution thereon.

MODIFICATION TO ORDER OF THE HOUSE OF FRIDAY, JULY 17, 1998, REGARDING FURTHER CONSIDERATION OF H.R. 2183, BIPARTISAN CAMPAIGN INTEGRITY ACT OF 1997

Mrs. LINDA SMITH of Washington. Mr. Speaker, I ask unanimous consent to go out of order, notwithstanding the order of the House agreed to on Friday last, and combine amendments listed as 40 to 45 into one, and make it as the next thing in order after the Calvert amendment, and that debate be limited to five minutes for and five minutes against the amendment.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Washington?

There was no objection.

□ 2320

BIPARTISAN CAMPAIGN INTEGRITY ACT OF 1997

The SPEAKER pro tempore (Mr. CALVERT). Pursuant to House Resolution 442 and rule XXIII, the Chair declares

the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 2183.

□ 2321

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 2183) to amend the Federal Campaign Act of 1971 to reform the financing of campaigns for elections for Federal office, and for other purposes, with Mr. BARR of Georgia (Chairman pro tempore) in the chair.

The Clerk read the title of the bill.

The CHAIRMAN pro tempore. When the Committee of the Whole House rose earlier today, the request for a recorded vote on the amendment by the gentleman from California (Mr. CALVERT) had been postponed.

Under the previous order of today, it is now in order to consider the amendment by the gentlewoman from Washington (Mrs. SMITH).

AMENDMENT OFFERED BY MRS. LINDA SMITH OF WASHINGTON TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE NO. 13 OFFERED BY MR. SHAYS OF CONNECTICUT

Mrs. SMITH of Washington. Mr. Chairman, I offer an amendment to the amendment in the nature of a substitute.

The Clerk read as follows:

Amendment offered by Mrs. SMITH of Washington to the Amendment No. 13 in the nature of a substitute offered by Mr. SHAYS of Connecticut:

In Section 301(20) of the Federal Election Campaign Act of 1971, as added by section 201(a) of the substitute, strike subparagraph (b) and add the following:

“(B) Voting Record and Voting Guide Exception—The term “express advocacy” does not include a communication which is in printed form or posted on the Internet that—
“(i) presents information solely about the voting record or position on a campaign issue of 1 or more candidates, provided however, that the sponsor of the voting record or voting guide may state its agreement or disagreement with the record or position of the candidate and further provided that the voting record or voting guide when taken as a whole does not express unmistakable and unambiguous support for or opposition to 1 or more clearly identified candidates,

“(ii) is not made in coordination with a candidate, political party, or agent of the candidate or party, or a candidate's agent or a person who is coordinating with a candidate or a candidate's agent; provided that nothing herein shall prevent the sponsor of the voting guide from direction questions in writing to candidates about their position on issues for purposes of preparing a voter guide, and the candidate from responding in writing to such questions, and

“(iii) does not contain a phrase such as ‘vote for,’ ‘re-elect,’ ‘support,’ ‘cast your ballot for,’ ‘(name of candidate) for Congress,’ ‘(name of candidate) in 1997,’ ‘vote against,’ ‘defeat,’ or ‘reject,’ or a campaign slogan or words that in context can have no reasonable meaning other than to urge the election or defeat of 1 or more clearly identified candidates.”

In Section 301(8) of the Federal Election Campaign Act of 1971, as added by section 205(a)(1)(B) of the substitute, strike paragraph (D) and insert